{deleted text} shows text that was in HB0099 but was deleted in HB0099S01.

inserted text shows text that was not in HB0099 but was inserted into HB0099S01.

DISCLAIMER: This document is provided to assist you in your comparison of the two bills. Sometimes this automated comparison will NOT be completely accurate. Therefore, you need to read the actual bills. This automatically generated document could contain inaccuracies caused by: limitations of the compare program; bad input data; or other causes.

**REPORTS TO LEGISLATURE AND GOVERNOR

AMENDMRestesentative Patrice M. Arent proposes the following substitute bill:

SUBMITTING GOVERNMENTAL REPORTS

2013 GENERAL SESSION STATE OF UTAH

Chief Sponsor: Patrice M. Arent

Senate Sponsor:	

LONG TITLE

General Description:

This bill revises {a provision dealing with} requirements relating to the submission of governmental reports { submitted to the Legislature or governor}.

Highlighted Provisions:

This bill:

- repeals and reenacts a provision dealing with the {method} manner of submitting governmental reports { to the Legislature and governor};
- requires a governmental entity submitting a report to the Legislature, a legislative committee, or the {governor}state auditor to:
 - submit the report {and, if the report exceeds a specified length, a summary of the report }electronically;

- provide a printed copy of the report, but only as requested; and
- provide the report {and summary }electronically to others;{and}
- provides that \(\frac{\these}{\these}\) requirements supersede other statutory provisions specifying the manner of \(\frac{\tangenture}{\tangenture}\) requiremental entity submitting a report to the \(\text{Legislature}\), a legislative committee, or\(\frac{\text{submitting reports}; and\)
- <u>▶ modifies the manner of submitting reports to</u> the governor.

Money Appropriated in this Bill:

None

Other Special Clauses:

None

Utah Code Sections Affected:

REPEALS AND REENACTS:

68-3-14, as last amended by Laws of Utah 2010, Chapter 254

Be it enacted by the Legislature of the state of Utah:

Section 1. Section **68-3-14** is repealed and reenacted to read:

<u>68-3-14.</u> Submitting {governmental } reports to the Legislature { or } governor { -- Superseding other statutory submission requirements } , and state auditor .

- (1) As used in this section:
- (a) "Governmental entity" means:
- (i) the state or any department, division, agency, or other instrumentality of the state; or
- (ii) a political subdivision of the state.
- { (b) "Governmental report" means:
- (i) a written annual or other report that a governmental entity is required by statute to submit to:
 - (A) the Legislature or a legislative committee;
- (B) the governor; or
 - (C) both the Legislature or a legislative committee and the governor; or
- (ii) a written report that a governmental entity submits to the Legislature, a legislative committee, or the governor without a statutory requirement to do so.
- † (\{c}\b) "Legislative committee" means a standing, interim, or other committee of the

Legislature.

- ({2}c) {In order to submit} "Required annual report" means a written annual report that a governmental {report} entity is required by statute to submit to the governor, whether or not the governmental entity is also required to submit the report to someone other than the governor.
 - (d) "Specified report" means:
- (i) a written annual or other report that a governmental entity is required by statute to submit to the Legislature, a legislative committee, or the {governor} state auditor, whether or not the governmental entity is also required to submit the report to someone other than the Legislature, legislative committee, or state auditor; or
- (ii) a written report that a governmental entity submits to the Legislature, a legislative committee, or the state auditor without a statutory requirement to do so.
- (2) A governmental entity may fulfill a statutory requirement to submit a required annual report to the governor by:
 - (a) sending the governor:
 - (i) an executive summary of the report, highlighting the contents of the report; and
 - (ii) (A) the address of an electronic copy of the report; or
 - (B) a hard copy of the report; and
 - (b) providing an electronic copy of the report on the state's Internet web site.
 - (3) In order to submit a specified report to the Legislature, a governmental entity shall:
- (a) electronically submit{ the report and, if the report is more than three pages in length, a brief summary of} the report to:
- (i) (A) each member of the Legislature, if the governmental entity submits the report to the Legislature; or
- ({ii}B) each member of the legislative committee, if the governmental entity submits the report to a legislative committee; and
- ({iii}ii) the {governor}state auditor, if the governmental entity submits the report to the {governor}state auditor;
 - (b) provide a printed copy of the report to:
- (i) each member of the Legislature who requests a printed copy, but only if one or more members request a printed copy and only to the one or more members who request a printed

copy; and

({c}ii) {provide} the state auditor if the state auditor requests a printed copy of the report{ to the governor, but only if the governor requests a printed copy};

(td)c) (i) post an electronic copy of the report on the state's Internet web site, if the governmental entity is the state or a department, division, agency, or other instrumentality of the state; or

(ii) post an electronic copy of the report on the Internet web site of the governmental entity, if the governmental entity is a political subdivision that has an Internet web site; and

({e}d) submit an electronic copy {of the report and, if applicable, summary } of the report to the director of the Office of Legislative Research and General Counsel, if the governmental entity submits the report to the Legislature.

<u>as of 1-30-13 5:02 PM</u>

Office of Legislative Research and General Counsel\state auditor.